Substitute Bill No. 165

February Session, 2000

An Act Implementing The Recommendations Of The Program Review And Investigations Committee Concerning Government Performance Measurement.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) The Secretary of the Office of Policy and 2 Management shall establish a program for the purpose of measuring 3 the performance of all budgeted state agencies. The secretary shall: (1) 4 Assure that each budgeted state agency develops biennially a strategic 5 business plan that (A) identifies the relevant benchmarks defined by 6 the Connecticut Progress Council pursuant to section 4-67r of the general statutes, and (B) includes goals, objectives, and performance 8 measures for each program, service and state grant administered or 9 provided by the agency; (2) assure that the goals, objectives, and 10 performance measures included in each budgeted state agency's 11 strategic business plan address performance information needs 12 identified by the joint standing committees of the General Assembly 13 having cognizance of matters relating to appropriations and 14 government administration and elections, and the joint standing 15 committee having cognizance of matters relating to the agency; (3) 16 assure that each budgeted state agency collects data on the 17 performance measures and benchmarks included in the agency's 18 strategic business plan; (4) assure that an annual report is prepared by 19 each budgeted state agency on the programs, services and state grants 20 administered or provided by the agency based on an analysis of the

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Sec. 2. Subsection (a) of section 2-53g of the general statutes is repealed and the following is substituted in lieu thereof:

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(a) The Legislative Program Review and Investigations Committee shall: (1) Direct its staff and other legislative staff available to the committee to conduct program reviews and investigations to assist the General Assembly in the proper discharge of its duties; (2) establish policies and procedures regarding the printing, reproduction and distribution of its reports; (3) review staff reports submitted to the committee and, when necessary, confer with representatives of the state departments and agencies reviewed in order to obtain full and complete information in regard to programs, other activities and operations of the state, and may request and shall be given access to and copies of, by all public officers, departments, agencies and authorities of the state and its political subdivisions, such public records, data and other information and given such assistance as the committee determines it needs to fulfill its duties. Any statutory requirements of confidentiality regarding such records, data and other information, including penalties for violating such requirements, shall apply to the committee, its staff and its other authorized representatives in the same manner and to the same extent as such requirements and penalties apply to any public officer, department, agency or authority of the state or its political subdivisions. The committee shall act on staff reports and recommend in its report, or propose, in the form of a raised committee bill, such legislation as may

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90 cognizance of matters relating to appropriations and government 91 administration and elections, and the joint standing committee having 92 cognizance of matters relating to the agency.

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- Sec. 3. (NEW) Whenever the Auditors of Public Accounts conduct an audit pursuant to section 2-90 of the general statutes, the auditors shall determine if: (1) The strategic business plan required under section 1 of this act is current; (2) the strategic business plan required under section 1 of this act contains all the required elements; (3) the data pertaining to the performance measures and benchmarks required by section 1 of this act are being collected; and (4) the data being collected are reliable and valid.
- 101 Sec. 4. Not later than one hundred eighty days after the effective 102 date of this section, the Secretary of the Office of Policy and 103 Management shall establish a schedule whereby each budgeted state 104 agency shall biennially develop a strategic business plan pursuant to 105 section 1 of this act. The schedule established by the Secretary of the 106 Office of Policy and Management shall require at least twenty per cent 107 of the budgeted state agencies to develop such a plan by July 1, 2002, 108 and shall require that not later than July 1, 2005, all budgeted state 109 agencies are biennially developing such strategic business plans.
- 110 Sec. 5. Section 17a-2 of the general statutes is repealed and the 111 following is substituted in lieu thereof:
- 112 (a) There shall be a Department of Children and Families which 113 shall be a single budgeted agency consisting of the institutions, 114 facilities programs now existing within the department, any programs 115 and facilities transferred to the department, and such other 116 institutions, facilities and programs as may hereafter be established by 117 or transferred to the department by the General Assembly.
 - (b) Said department shall constitute a successor department to the Department of Children and Youth Services, for the purposes of sections [2c-2b,] 4-5, 4-38c, 4-60i, 4-77a, 4-165b, 4a-11b, 4a-12, as amended, 4a-16, 5-259, as amended, 7-127c, 8-206d, 10-8a, 10-15d, 10-

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- 76d, as amended, 10-76h, 10-76i, 10-76w, 10-76g, 10-94g, 10-253, 17-86a,
- 123 17-294, 17-409, <u>as amended</u>, 17-437, 17-572, 17-578, 17-579, 17-585, 17a-1
- 124 to 17a-89, inclusive, <u>as amended</u>, 17a-90 to 17a-209, inclusive, <u>as</u>
- 125 <u>amended</u>, 17a-218, 17a-277, 17a-450, <u>as amended</u>, 17a-458, 17a-463, 17a-
- 126 474, 17a-560, 17a-511, <u>as amended</u>, 17a-634, 17a-646, 17a-659, 18-69, 18-
- 127 69a, 18-87, 19a-78, 19a-125, 19a-216, 20-14i, 20-14j, 31-23, 31-306a, 38a-
- 128 514, as amended, 45a-591 to 45a-705, inclusive, as amended, 45a-706 to
- 129 45a-770, inclusive, as amended, 46a-28, 46a-126, 46b-15 to 46b-19,
- inclusive, as amended, 46b-120 to 46b-159, inclusive, as amended, 54-
- 131 56d, 54-142k, 54-199, 54-203, as amended, and in accordance with the
- provisions of sections 4-38d and 4-39.
- 133 (c) Whenever the words "Commissioner of Children and Youth
- 134 Services", "Department of Children and Youth Services", or "Council
- on Children and Youth Services" are used in sections [2c-2b,] 4-5, 4-38c,
- 136 4-60i, 4-77a, 4-165b, 4a-11b, 4a-12, as amended, 4a-16, 5-259, as
- amended, 7-127c, 8-206d, 10-8a, 10-15d, 10-76d, as amended, 10-76h,
- 138 10-76i, 10-76w, 10-94g, 10-253, 17-86a, 17-294, 17-409, as amended, 17-
- 139 437, 17-572, 17-578, 17-579, 17-585, 17a-1 to 17a-89, inclusive, as
- amended, 17a-90 to 17a-209, inclusive, as amended, 17a-218, 17a-277,
- 141 17a-450, as amended, 17a-458, 17a-463, 17a-474, 17a-511, as amended,
- 142 17a-634, 17a-646, 17a-659, 18-69, 18-69a, 18-87, 19a-78, 19a-125, 19a-216,
- 143 20-14i, 20-14j, 31-23, 31-306a, 38a-514, as amended, 45a-591 to 45a-705,
- inclusive, as amended, 45a-706 to 45a-770, inclusive, as amended, 46a-
- 28, 46a-126, 46b-15 to 46b-19, inclusive, as amended, 46b-120 to 46b-
- 146 159, inclusive, <u>as amended</u>, 54-56d, 54-142k, 54-199, 54-203, <u>as</u>
- 147 amended, the words "Commissioner of Children and Families",
- 148 "Department of Children and Families", and "Council on Children and
- 149 Families" shall be substituted respectively in lieu thereof.
- Sec. 6. Section 17a-247a of the general statutes is repealed and the
- 151 following is substituted in lieu thereof:
- 152 As used in sections 17a-247b to 17a-247e, inclusive: [, and
- subdivision (31) of subsection (a) of section 2c-2b:

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- 154 (1) "Abuse" means the wilful infliction by an employee of physical 155 pain or injury or the wilful deprivation of services necessary to the 156 physical and mental health and safety of a department client.
- 157 (2) "Authorized agency" means any agency authorized in 158 accordance with the general statutes to conduct abuse and neglect 159 investigations and responsible for issuing or carrying out protective 160 services for persons with mental retardation.
- 161 (3) "Commissioner" means the Commissioner of Mental Retardation.
- 162 (4) "Department" means the Department of Mental Retardation.
- 163 (5) "Department client" means a person who is eligible for, and 164 receives services or funding from, the department.
- 165 (6) "Employee" means any individual employed (A) by the 166 department, or (B) by an agency, organization or individual that is 167 licensed or funded by the department.
- 168 (7) "Employer" means (A) the department, or (B) an agency, 169 organization or individual that is licensed or funded by the 170 department.
- 171 (8) "Neglect" means the failure by an employee, through action or 172 inaction, to provide a department client with the services necessary to 173 maintain [his] the client's physical and mental health and safety.
- 174 (9) "Protective services" has the meaning assigned to it in section 175 46a-11a.
- 176 (10) "Registry" means a centralized data base containing information 177 regarding substantiated abuse or neglect.
- (11) "Substantiated abuse or neglect" means a determination by an authorized agency, following an investigation conducted or monitored by such agency, that (A) abuse or neglect of a department client has occurred, or (B) there has been a criminal conviction of a felony or

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- misdemeanor involving abuse or neglect.
- Sec. 7. Subsection (a) of section 17a-450a of the general statutes, as
- amended by section 56 of public act 99-284, is repealed and the
- 185 following is substituted in lieu thereof:

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- 186 (a) The Department of Mental Health and Addiction Services shall
- 187 constitute a successor department to the Department of Mental Health.
- 188 Whenever the words "Commissioner of Mental Health" are used or
- referred to in the following general statutes, the words "Commissioner
- 190 of Mental Health and Addiction Services" shall be substituted in lieu
- thereof and whenever the words "Department of Mental Health" are
- 192 used or referred to in the following general statutes, the words
- 193 "Department of Mental Health and Addiction Services" shall be
- 194 substituted in lieu thereof: [2c-2b,] 4-5, 4-38c, 4-60i, 4-77a, 4a-12, as
- 195 <u>amended</u>, 4a-16, 5-142, 8-206d, 10-19, 10-71, <u>as amended</u>, 10-76d, <u>as</u>
- 196 amended, 13b-38n, 17a-14, 17a-26, 17a-31, 17a-33, 17a-218, 17a-246, 17a-
- 197 450, as amended, 17a-451, as amended, 17a-452, 17a-453, 17a-454, 17a-
- 198 455, 17a-456, 17a-457, 17a-458, 17a-459, as amended, 17a-460, 17a-463,
- 199 17a-464, 17a-465, 17a-466, 17a-467, 17a-468, 17a-470, 17a-471, 17a-472,
- 200 17a-473, as amended, 17a-474, 17a-476, 17a-478, 17a-479, 17a-480, 17a-
- 201 481, 17a-482, 17a-483, 17a-484, 17a-498, as amended, 17a-499, 17a-502,
- 202 17a-506, 17a-510, 17a-511, as amended, 17a-512, 17a-513, 17a-519, 17a-
- 203 528, as amended, 17a-560, 17a-561, 17a-562, 17a-565, 17a-576, 17a-581,
- 204 17a-582, 17a-675, 17b-28, as amended, 17b-222, 17b-223, 17b-225, 17b-
- 205 359, 17b-420, 17b-694, as amended, 19a-82, 19a-495, 19a-498, 19a-507a,
- 206 19a-507c, 19a-576, 19a-583, 20-14i, 20-14j, 21a-240, as amended, 21a-301,
- 207 22a-224, 27-122a, 31-222, 38a-514, as amended, 46a-28, 51-51o, 52-146h
- 208 and 54-56d.
- Sec. 8. Subsection (b) of section 17a-456 of the general statutes is
- 210 repealed and the following is substituted in lieu thereof:
- (b) Whenever the term "Board of Mental Health" is used or referred
- 212 to in the following sections of the general statutes, the term "Board of
- 213 Mental Health and Addiction Services" shall be substituted in lieu

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- 214 thereof: [2c-2b,] 17a-457, 17a-460, 17a-467, 17a-473, as amended, 17a-
- 215 564.
- Sec. 9. Section 19a-13 of the general statutes is repealed and the
- 217 following is substituted in lieu thereof:
- As used in [subsection (a) of section 2c-2b,] this chapter and
- 219 chapters 368v, 369 to 375, inclusive, 378 to 381, inclusive, 383 to 388,
- inclusive, 398 and 399 unless the context otherwise requires:
- 221 (1) "Certificate" includes the whole or part of any Department of
- 222 Public Health permit which the department is authorized by the
- 223 general statutes to issue and which further: (A) Authorizes practice of
- 224 the profession by certified persons but does not prohibit the practice of
- 225 the profession by others, not certified; (B) prohibits a person from
- 226 falsely representing that [he] the person is certified to practice the
- 227 profession unless the person holds a certificate issued by the
- 228 department; (C) requires as a condition to certification that a person
- 229 submit specified credentials to the department which attest to
- 230 qualifications to practice the profession;
- 231 (2) "Emerging occupation or profession" means a group of health
- 232 care providers whose actual or proposed duties, responsibilities and
- 233 services include functions which are not presently regulated or
- 234 licensed or which are presently performed within the scope of practice
- of an existing licensed or otherwise regulated health occupation or
- 236 profession;
- 237 (3) "License" includes the whole or part of any Department of Public
- Health permit, approval or similar form of permission required by the
- 239 general statutes and which further requires: (A) Practice of the
- 240 profession by licensed persons only; (B) that a person demonstrate
- 241 competence to practice through an examination or other means and
- 242 meet certain minimum standards; (C) enforcement of standards by the
- 243 department or regulatory board or commission;
- 244 (4) "Public member" means an elector of the state who has no

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- substantial financial interest in, is not employed in or by, and is not
- 246 professionally affiliated with, any industry, profession, occupation,
- trade or institution regulated or licensed by the board or commission
- 248 to which [he] the elector is appointed, and who has had no
- 249 professional affiliation with any such industry, profession, occupation,
- 250 trade or institution for three years preceding [his] the elector's
- appointment to the board or commission;
- 252 (5) "Registration" means the required entry upon a list maintained
- 253 by the Department of Public Health of the name of a practitioner or the
- 254 address of a place where a practice or profession subject to the
- 255 provisions of [subsection (a) of section 2c-2b,] this chapter and chapters
- 256 368v, 369 to 375, inclusive, 378 to 381, inclusive, 383 to 388, inclusive,
- 257 398 and 399 may be engaged in;
- 258 (6) "Complaint" means a formal statement of charges issued by the
- 259 Department of Public Health.
- Sec. 10. Subdivision (4) of subsection (a) of section 19a-14 of the
- 261 general statutes is repealed and the following is substituted in lieu
- 262 thereof:
- 263 (4) Adopt, with the advice and assistance of the appropriate board
- or commission, and in accordance with chapter 54, any regulations
- 265 which are consistent with protecting the public health and safety and
- 266 which are necessary to implement the purposes of [subsection (a) of
- section 2c-2b,] this chapter [,] and chapters 368v, 369 to 375, inclusive,
- 268 378 to 381, inclusive, 383 to 388, inclusive, 398 and 399.
- 269 Sec. 11. Sections 2c-1, 2c-2b, as amended, and 2c-3 to 2c-12,
- inclusive, of the general statutes are repealed.
- Sec. 12. This act shall take effect July 1, 2000.

PRI Committee Vote: Yea 12 Nay 0 JFS

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LM Committee Vote: Yea 20 Nay 1 JF

APP Committee Vote: Yea 48 Nay 0 JF